UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO.	00-6323-CR-HURLEY/VITU	NAC
UNITED STATES OF AMERICA		
Plaintiff,		
/ .		
OSEPH FELZER,		
Defendant. /		
ORDE	CR ON INITIAL APPEARAN	CE
AUSA Thomas Lanigan Agent J. Lewis - FBI	Language <u>ENGLISH</u> Tape No. <u>LRJ-01-6-965</u>	
	-	
The above-named defendant having		
ourt for initial appearance on <u>February</u> February Februa		and proceedings
Address: appea		
HOWARD SCHUMACHER	appointed as p	ermanent counsel of record
Address: 1 East Broward Boulev		
Zip Code: <u>33301</u>		
The defendant shall attempt to retain cou		court at 9:3:0 A.M. on
ARRAIGNED on February 6		, 2001.
The defendant is held in temporary pretri because <u>of Government's request</u>		
A detention hearing, pursuant to 18 U.S.		
The defendant shall be release from custo	dy upon the posting of the follo	owing type of appearance bond,
pursuant to 18 U.S.C. Section 3142:		
This bond shall contain the standard cond		
ddition, the defendant must comply with the	-	•
a. Surrender all passports and travel doc		
b. Report to Pretrial Services as follows		_ume a week in person,
other:		

c. Submit to random urine testing by Pretrial Services for the use of non-physician-prescribed substances prohibited by law.
d. Maintain or actively seek full time gainful employment.
e. Maintain or begin an educational program.
f. Avoid all contact with victims of or witnesses to the crimes charged.
g. Refrain from possessing a firearm, destructive device or other dangerous weapon.
h. Comply with the following curfew:
i. Avoid all commercial transportation facilities; no airports, no marinas, no bus terminals.
j. Comply with the following additional special conditions of this bond:
This bond was set: At Arrest
On Warrant
After Hearing
If bond is changed from that set in another District, the reason pursuant to Rule 40(f) is
If this space is checked, an evidentiary hearing pursuant to United States v. Nebbia, 357, F.2d 303 (2 Cir. 1966) shall be held prior to the posting of the bond. Such hearing shall be scheduled promptly upon notification to the court that the defendant is ready to post bond.
7. The defendant has been advised by the court that if he or she is released on bond pursuant to the conditions set forthherein or those later ordered by the court, the defendant is subject to arrest and revocation of release and to various civil and criminal sanctions for any violation of those conditions. These various sanctions and penalties are set forth more fully in the Appearance Bond itself.
3. The defendant is committed to the custody of the United States Marshal until an appearance bond has been executed in accordance with this or subsequent court order.
DONE AND ORDERED at West Palm Beach, Florida, this 6th day of February, 2001.
CHIEF U.S. MAGISTRATE JUDGE
LINNEA R. JOHNSON
e: Assistant U.S. Attorney
Defendant

Counsel U.S. Marshal Pretrial Services/Probation